UNITED DISTRICT COURT 1 CENTRAL DISTRICT OF CALIFORNIA 3 4 ) CERTIFIED COPY AUTHOR SERVICES, INC., 5 5 PLAINTIFF, ) NO. 90 2187 RSWL VS. (SX) 8 INTERNAL REVENUE SERVICE, VOLUME 1 9 10 DEFENDANT. 11. 12 13 14 15 DEPOSITION OF 15 ALAN PHILIP LIPKIN 17 HOLLYWOOD, CALIFORNIA 18 JANUARY 30, 1991 19 20 ATKINSON-BAKER & ASSOCIATES, INC. 21 CERTIFIED SHORTHAND REPORTERS 1612 WEST OLIVE AVENUE, SUITE 203 22 BURBANK, CALIFORNIA 91506 23 (818) 566-8840 24 REPORTED BY: DENISE M. HOOPER, CSR NO. 7016 25 FILE NO.: 910051

1	MR. GIACOMETTI: OBJECTION; IRRELEVANT.
2	THE WITNESS: HOW DO I ANSWER A QUESTION
3	LIKE THAT?
4	BY MR. MOXON:
5	Q. YOU SAID IT WAS FOR STORAGE. HOW DO
6	YOU KNOW THAT IT WAS FOR STORAGE?
7	A. BECAUSE WE STORE IN OUR LOS ANGELES
8	STORAGE ROOM FILES PERTAINING TO INVESTIGATIONS
9	THAT ARE CLOSED; SIMPLE.
10	Q. SO IT WAS SENT TO YOU AFTER THE
1.1	INVESTIGATION WAS CLOSED?
12	A. OF COURSE.
13	Q. WHEN WAS THE INVESTIGATION CLOSED?
14	A. HERE WE GO.
15	MR. GIACOMETTI: ASKED AND ANSWERED. YOU
16	CAN TRY TO ANSWER THAT AGAIN.
17	BY MR. MOXON:
18	Q. YOU DON'T KNOW?
19	A. YOU TOLD HE NOVEMBER OF 1986. I'M
20	TAKING THAT AS THE AS THE MONTH AND YEAR.
21	Q. SO YOUR INVESTIGATION WAS FORMALLY
22	ENDED AND CLOSED IN NOVEMBER OF 1986?
23	A. MR. MOXON, DO YOU KNOW HOW MANY
24	TIMES I ANSWERED THAT QUESTION? YES.
25	Q. AFTER 1986 WAS THERE ANY PURPOSE